## STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security	0 Assumption of Executory Contract or	Unexpired Lease 0 Lien Avoidance			
		Last Revised: September 1, 2018			
	UNITED STATES BANKRUPTCY CO DISTRICT OF NEW JERSEY	URT			
In Re: William J. Epps	Case No.: Judge:				
Debtor(s)					
	Chapter 13 Plan and Motions	•			
Original	☐ Modified/Notice Required	Date: <u>10/24/2019</u>			
☐ Motions Included	$\square$ Modified/ No Notice Required				
	THE DEBTOR HAS FILED FOR RELIEF ( CHAPTER 13 OF THE BANKRUPTCY (				
	YOUR RIGHTS MAY BE AFFECTE	:D.			
You should have received from the court a separate <i>Notice of the Hearing on Confirmation of Plan</i> , which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the <i>Notice</i> . Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who wishes to contest said treatment must file a timely objection and appear at the confirmation hearing to prosecute same.					
The following matters may be of particular importance. Debtors must check one box on each line to state whether the plan includes each of the following items. If an item is checked as "Does Not" or if both boxes are checked, the provision will be ineffective if set out later in the plan.					
THIS PLAN:					
☐ DOES ☐ DOES MUST ALSO BE SET FORTH	NOT CONTAIN NON-STANDARD PROVISIO I IN PART 10.	ONS. NON-STANDARD PROVISIONS			
COLLATERAL, WHICH MAY	NOT LIMIT THE AOUNT OF A SECURED CL RESULT IN A PARTIAL PAYMENT OR NO F SET FORTH IN PART 7, IF ANY.				
	NOT AVOID A JUDICIAL LIEN OR NONPOS IOTIONS SET FORTH IN PART 7, IF ANY.	SESSORY, NONPURCHASE-MONEY			

Initial Debtor(s)' Attorney: <u>/s/DGS</u> Initial Debtor: <u>/s/WE</u> Initial Co-Debtor: \_\_\_\_\_

Part 1: Payment and Length of Plan
a. The debtor shall pay \$ <u>550.00</u> per month to the Chapter 13 Trustee, starting on
November 1, 2019 for approximately60_ months.
<ul><li>b. The debtor shall make plan payments to the Trustee from the following sources:</li><li>■ Future earnings</li></ul>
☐ Other sources of funding (describe source, amount and date when funds are available):
c. Use of real property to satisfy plan obligations:
□ Sale of real property
Description:
Proposed date for completion:
•
☐ Refinance of real property:
Description:
Proposed date for completion:
Loan modification with respect to mortgage encumbering property:
Description:
Proposed date for completion:
d. $\square$ The regular monthly mortgage payment will continue pending the sale, refinance or loan modification.
e.  Other information that may be important relating to the payment and length of plan:

Part 2: Adequate Protection	NON					
	•	will be made in the amount of $\sum_{}$		e paid to the Chapter		
13 Trustee and disbursed pre-co			(creditor).			
b. Adequate protection payments will be made in the amount of \$ to be paid directly						
debtor(s) outside the Plan, pre-c	onfirma	tion to:	(creditor).			
Part 3: Priority Claims (Including		-				
		in full unless the creditor agrees ot				
Creditor	Type o	f Priority	Amount to be Paid			
CHAPTER 13 STANDING		ADMINISTRATIVE	AS ALLOWED BY S	STATUTE		
TRUSTEE						
		ADMINISTRATIVE BALANCE DUE: \$3,650.00 U				
DEAN G. SUTTON, ESQ		ATTORNEY FEE BALANCE		ordered by this court.		
			by Order of this Cou	aid will then be governed		
			by Order of this cod	II <b>L.</b>		
	ns assigr	ed or owed to a governmental unit	and paid less than f	full amount:		
Check one:						
None						
		elow are based on a domestic supp	_	_		
_	iental ur	it and will be paid less than the full	amount of the clain	n pursuant to 11		
U.S.C.1322(a)(4):						
			I	T		
Creditor		Type of Priority	Claim Amount	Amount to be Paid		
		Domestic Support Obligations				
		assigned or owed to a				
		governmental unit and paid less				
		than full amount:				
			1	Í		

Part 4: Secured	Clair	ns NO	NE							
_			_	ayments on P	-			NONE		
		•	-	•	-			-		obligations and
	nall p	ay directly to	the c	reditor (outsid	e the	Plan) monthly o	obliga	ations due after	the b	pankruptcy filing as
follows:			1	1			1			
Creditor		lateral or	Arre	earage		est Rate on		ount to be	_	ular Monthly
	Тур	e of Debt			Arre	arage		d to Creditor		ment
							(in	Plan)	(Ou	tside Plan)
h Coming and 04		-inin- Day		n Non Dringing	-I D	:damaa 0 adhau	1			NONE
b. Curing and M				-						NONE
					-			-	•	oligations and the
debtor will pay of follows:	uirec	try to the cret	וטווגו (	outside the Pia	an) m	onthly obligation	nis a	ue arter the bar	ıkrup	icy ming as
Creditor	Τ,	Collateral or T	·vno	Arroarago		Interest Rate	on	Amount to bo		Regular Monthly
Creditor		of Debt	ype	Arrearage		Arrearage		Amount to be Paid to Creditor		Payment
	-   '	Ji Debt						(In Plan)		(Outside Plan)
								(III Pidii)		(Outside Plail)
Homepoint		Residence		\$26,000.00		0		\$26,000.00		\$2,313.00
Financial		61 Coleman H	ill	720,000.00				\$20,000.00		72,313.00
Tillaticial		Road,								
		Washington, I	NI							
c. Secured claim				C 506:□ NO	NF					
The following cla						nefore the netit	ion d	late and are sec	ured	hy a nurchase
										d within one year
of the petition d				•		•				a within one year
or the petition of		3000.00	,	ar criase mone,	, 5000	arty interest in t	<b>,</b> C	the time of the		
Name of Credit	tor	Collatera	al	Interest		Amount of Clain	n	Total to be Paid	d thro	ough the Plan
				Rate				Including Interest Calculation		

d. Reque	sts for valuation	of security, Cra	am-down, Strip	Off & I	nterest Rate	Adjustments	□ NONE	
d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments    1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.  NOTE: A modification under this Section ALSO REQUIRES								
	1	the appropriate	motion to be f	iled un	der Section	7 of the Plan.		
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Super	ior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid
=	2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.							
Upon co	nder D NONE  Infirmation, the ser 11 U.S.C 1301	•			-			that the
Creditor			o be Surrendere			urrendered	Remaining U Debt	nsecured
Capital One	Auto Finance	2011 Dodge	2011 Dodge Charger				\$0	
f. Secur	f. Secured Claims Unaffected by the Plan  NONE							
The following secured claims are unaffected by the Plan:								

g. Secured Claims to be Paid in Full Through the Plan:   NONE						
Creditor		Collateral		Total Amou	ınt to be	Paid Through the
	ed Claims NON					
		ved non-priority unsec to be distributed		hall be paid:		
	than		a pro rata			
	distribution from ar					
		,				
		ed claims shall be treat			П	
Creditor		Basis for Separate Clas	sification	Treatment	Amoun	t to be Paid
	ry Contracts and Ur		NONE			
="		orth in 11 U.S.C. 365(d)	(4) that may	prevent assump	tion of n	on-residential real
property leases	in this Plan.)					
All executory	contracts and unex	pired leases, not previ	ously reiected	l by operation o	f law. are	reiected, except
-	hich are assumed:	,	, ,	, .р		
Creditor	Arrears to be Cure	ed in Nature of Co	ntract or	Treatment by D	ebtor	Post-Petition
	Plan	Lease				Payment

Part 7: Motions NONE											
NOTE: All plans containing motions must be served on all potentially affected creditors, together with local form, Notice of Chapter 13 Plan Transmittal, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation must be filed with the Clerk of Court when the plan and transmittal notice are served.											
a. Motion t	a. Motion to Avoid Liens Under 11. U.S.C. Section 522(f). ☐ NONE										
The Debtor	moves to avoi	d the following	liens t	hat impa	ir exemp	otions:					
Creditor	′'		Amount of Lien		Value of Collateral		Amount of Claimed Exemption		Sum of All Other Liens Against the Property	Amount of Lien to be Avoided	
b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured.   NONE  The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:											
Creditor	Collateral Scheduled Debt				Collateral		Cr In		ue of ditor's erest in lateral	Total Amoun of Lien to be Reclassified	

c. Motion to	Partially Voi	d Liens and Recl	assify Underlying	Claims as Partially Sec	ured and Partially
Unsecured. 🗆 N	-			·	•
The Bolton					
liens on collatera		-	-	ally secured and partial	lly unsecured, and to void
Creditor	Collateral	Scheduled	Total	Amount to be	Amount to be Reclassified
Cicuitoi	Conatciai	Debt	Collateral	Deemed Secured	as Unsecured
			Value		
Part 8: Other Pl	an Provisions				
a. Vesting of F					
■ Upon cor					
·					
☐ Upon disc	harge				
l. D					
b. Payment No		ided for in Parts	. 1 6 or 7 may con	itinua to mail customai	ry notices or coupons to the
Debtor notwithst	•		5 4, 0 01 7 may con	itilide to mail customai	ry notices of coupons to the
Design motwichs.	arianing the a	atomatic stay.			
c. Order of Dis	stribution				
_			ms in the followinរុ	g order:	
1) Ch. 13 Stand	-	commissions	_, _ , _ , _ , _ , _ , _ , _ , _ , _ ,		
2) DSO Obligat			5) Secured Clair		
3) Attorney Fe 4) Lease Arrea			6) Priority Clain 7) General Unse	ns ecured Creditors	
4) Lease Arrea	iages		7) General Ons	ecureu creattors	
d. Post-Petition	Claims				
The Standing Tr	rustee 🔲 is,	is not author	ized to pay post-p	etition claims filed pur	suant to 11 U.S.C. Section
1305(a) in the an	nount filed by	the post-petition	on claimant.		

Part 9: Modification ■ NONE					
If this Plan modifies a Plan previously filed in this case, complete the information below.  Date of Plan being modified:					
Explain below <b>why</b> the plan is being modified:	Explain below <b>how</b> the plan is being modified:				
Are Schedules I and J being filed simultaneously with this	Modified Plan? ☐ Yes ☐ No				
Part 10: Non-Standard Provision(s): Signatures Required					
Non-Standard Provisions Requiring Separate Signatur					
■ NONE					
☐ Explain here:					
Any non-standard provisions placed elsewhere in this pla	in are ineffective.				

Signatures The Debtor(s) and the attorney for the Debtor(	Signatures The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan.				
By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(S) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to Local Form, <i>Chapter 13 Plan and Motions</i> , other than any non-standard provisions include Part 10.					
I certify under penalty of perjury that the above is true.					
Date: <u>10/24/2019</u>	/s/William J. Epps William J. Epps, Debtor				
Date: <u>10/24/2019</u>	/s/Dean G. Sutton Attorney for the Debtor				